

REMARKS

The election of species requirement of July 12, 2005 defined the following distinctly patentable species:

Species 1: claims 18-30 and 47-55, no cooling or heating is required.

Species 2: claims 31-46, first and second temperatures are different.

Species 3: claims 56-66, no second material.

Species 4: claims 67-96, no first and second materials.


Applicant hereby elects Species 1.

The claims which Applicant believes to read on Species 1 include claims 18-30 and 47-55. Other claims have been withdrawn, although Applicant understands and requests that these withdrawn claims will be examined should generic claims to the elected specie be found patentable.

The Examiner is invited to contact the undersigned attorney with any questions or comments regarding this paper.

Please feel free to contact the undersigned with any questions.

Respectfully submitted,


Terril Lewis, Reg. No. 46,065

CUSTOMER NO. 29855

Wong, Cabello, Lutsch,
Rutherford & Brucculeri, L.L.P..
20333 SH 249, Suite 600
Houston, TX 77070
832/446-2405
Fax 832/446-2424

Aug 2, 2005